S. J. R. No.

By Sordium

#### SENATE JOINT RESOLUTION

Proposing an amendment to Section 5 of Article VII of the Constitution of the State of Texas so as to remove the authorization to transfer not exceeding one per cent annually of the total value of the permanent school fund to the available school fund.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. Section 5 of Article VII of the Constitution of the State of Texas is amended to read as follows:

"Sec. 5. The principal of all bonds and other funds, and the principal arising from the sale of the lands hereinbefore set apart to said school fund, shall be the permanent school fund, and all the interest derivable therefrom and the taxes herein authorized and levied shall be the available school fund. The available school fund shall be applied annually to the support of the public free schools. And no law shall ever be enacted appropriating any part of the permanent or available school fund to any other purpose whatever; nor shall the same, or any part thereof ever be appropriated to or used for the support of any sectarian school; and the available school fund herein provided shall be distributed to the several counties according to their scholastic population and applied in such manner as may be provided by law."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors at an election to be held on the first Tuesday after the first Monday in November, 1964, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment to remove the authorization to transfer not exceeding one per cent annually of the total value of the permanent school fund to the available school fund."

"AGAINST the Constitutional Amendment to remove the authorization to transfer not exceeding one per cent annually of the total value of the permanent school fund to the available school fund."

Sec. 3. The Governor of Texas shall issue the necessary proclamation for the election and this amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this State.

S.J.R. No. 6 By: Hardeman (In the Senate - Filed January 17, 1963; January 17, 1963, read first time and referred to Committee on Constitutional Amendments; February 6, 1963, reported favorably; February 6, 1963, sent to printer.)

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> Austin, Texas February 6, 1963

Hon. Preston Smith President of the Senate

We, your Committee on Constitutional Amendments, to whom was referred SJR No. 6, have had the same under consideration, and we are instructed to report it back to the Senate with the recommendation that it do pass and be printed.

> Rogers Chairman

Austin, Texas
Feb.6, 19 63

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President of the Senate				
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	ROGERS Chairman	_		

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#### FORM A

(For favorable and unfavorable reports on bills and resolutions, where no committee amendments are recommended.)

#### **COMMITTEE ROOM**

Date 5 /9 /6 3

HON. BYRON M. TUNNELL

Speaker of the House of Representatives.

<u> </u>			
Sir:	0 / 1		
We, your Committee on	Censt, a.	rend,	, to whom was
referred STR	No6	, have had the	same under consideration
and beg to report back with	n recommendation the of	do ) pass, and be	printed
		Col	Ten
			Chairman.

(When this form is used for a favorable report on a general bill the words "do not" are marked out. If the bill is a local bill the word "not" should be inserted before the word "printed." When used for an unfavorable report the word "do" is marked out, the comma after "pass" is clanged to a period, and the remaining words also marked out.

When this form is used for a simple or concurrent resolution the comma after "pass" should be a changed to a period and the remaining words stricken out because resolutions are printed in the Journal when first introduced.)

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Sec. 3. The Governor of Texas shall issue the necessary proclamation for the election and this amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this state.

Lieutenant Governor President of the Senate	Speaker of the House
I hereby certify that S. J.	R. No. 6 passed the Senate on
February 13, 1963, by the follows:	ng vote: Yeas 29, Nays O.
	Secretary of the Senate
I hereby certify that S. J.	R. No. 6 passed the House on
May 15, 1963, by the following vo	te: Yeas 113, Nays 27.
	Chief Clerk of the House
Approved:	
Date	
Governor	

FILED IN THE OFFICE OF THE SECRETARY OF STATE O'CLOCKO. M.
MAY 30 1963

Secretary of State

By Xardinan

# A SOLUTION

Proposing an amendment to Section 5 of Article VII of the Constitution of the State of Texas so as to remove the authorization to transfer not exceeding one per cent annually of the total value of the permanent school fund to the available school fund, etc.

JAN 1 7 1963

Read first time

on Constitutional

FEB 6 1963 Reported Favorably.

# FEB 1 3 1963

Regular order of business and Senate Rule 116 and Sec. 5, Art. Hi of the Constitution suspended by vote of 2 4 leas, 2 lays, to permit cansideration.

FEB 1 3 1983

KEAD SECOND TIME

AND ORDERED ENGLOSSED

### FEB 1 3 1963

Senate Rule 32 and 45, and Constitutional Rule (Sec. 32, Art. III) suspended by a vote of 29 yeas, 2 hays, to place bill on shird reading and final passage.

**EEB 1 3 1963** 

READ THIRD TIME AND PAGES D BY THE FOLLOWING VOTE;

Frank 29 Nay O Charles Ichnabel

2-13-10 13 Engrossed

Casimon Mc Sinnis

Engrossed

Chark

#### A JOINT RESOLUTION

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1-17-63 Read first time and referred to Committee on Constitutional Amendments.

2- 6-63 Reported favorably.

2-13-63 Regular order of business and Senate Rule 116 and Sec. 5, Art. III of the Constitution suspended by vote of 29 Yeas, O Nays, to permit consideration.

2-13-63 Read second time and ordered engrossed.

2-13-63 Senate Rule 32 and 45, and Constitutional Rule (Sec. 32, Art. III) suspended by a vote of 29 Yeas, 0 Nays, to place bill on third reading and final passage.

Read third time and passed by the following vote:
Yeas 29, Nays 0

Charles Schnabel, Secretary of the Senate

2-13-63 Engrossed\_\_\_\_

ENGROSSING CLERK

FEB 1 4 1963

SENT TO HOUSE

FEB 1 4 1963

Received from

MAY 15 1963

Read Second Time and passed to third reading by vote 99 ayes, 25 noes.

Dorothy Hallman

Chief Clerk, House of Representatives

Darachy Hallman
Chief Clerk, House of Representatives

FEB 20 1963

READ 1st TIME

Con stitutiona (Amendment 8

MAY 9 1963 REPORTED FAVORABLY SENT TO PRINTER

MAY 10 1963 RETU

RETURNED FROM PRINTER. SENT TO SPEAKER

P.M.

TELLE INC. OF SEC. LETTELLES



Mation to reconsider vote by which resolution passed to third reading, prevailed by non-record vate.

Dereity Hallman

Chief Clerk, House of Representatives

(Over)

Read Second Time and passed to third reading by voly accepted 27 noes.

Assault Hallman

Chief Clerk, House of Representatives

MAY 1 5 1963 RETURNED TO COMME

MAY 1 5 1963

RETURNED\_\_\_\_\_\_\_FROM HOUSE